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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
10/015,736	12/12/2001	Weiti Wu	FIVER-00104	4103	
7:	590 12/19/2003		EXAM	INER	
HAVERSTO ATTN: Jonatha	CK & OWENS LLP in O. Owens		VARGOT, MATHIEU D		
Suite 420			ART UNIT	PAPER NUMBER	
260 Sheridan A			1732		
Palo Alto, CA	94306		DATE MAIL ED: 12/19/2003	1	

Please find below and/or attached an Office communication concerning this application or proceeding.

			1
	Application No.	Applicant(s)	-
	10/015,736	WU ET AL.	
Office Action Summary	Examiner	Art Unit	
	Mathieu D. Vargot	1732	
The MAILING DATE of this communication Period for Reply	appears on the cover sheet w	ith the correspondence add	ress
A SHORTENED STATUTORY PERIOD FOR RI THE MAILING DATE OF THIS COMMUNICATIO Extensions of time may be available under the provisions of 37 CP after SIX (6) MONTHS from the mailing date of this communicatio If the period for reply specified above, it less than thirty (30) days, If NO period for reply is specified above, the maximum statutory pr Failure to reply with, by Any reply received by the Office later than three months after the rearned patent term adjustment. See 37 CFR 1.704(b). Status	DN. R 1.136(a). In no event, however, may a in.	eply be timely filed	munication.
 Responsive to communication(s) filed on _ 	·		
	This action is non-final.		
 Since this application is in condition for alloclosed in accordance with the practice und 	owance except for formal matt ler <i>Ex parte Quayle</i> , 1935 C.D	ers, prosecution as to the r	nerits is
Disposition of Claims			
4) Claim(s) 26-33 is/are pending in the applic	ation.		
4a) Of the above claim(s) is/are with			
5) Claim(s) is/are allowed.			
6)⊠ Claim(s) <u>26-33</u> is/are rejected.			
7) Claim(s) is/are objected to.			
8) Claim(s) are subject to restriction ar	nd/or election requirement.		
Application Papers			
9)☐ The specification is objected to by the Exan			
10) The drawing(s) filed on is/are: a)			
Applicant may not request that any objection to			
Replacement drawing sheet(s) including the con	rrection is required if the drawing(s) is objected to. See 37 CFR	1.121(d).
11) The oath or declaration is objected to by the	Examiner. Note the attached	Office Action or form PTO	-152.
riority under 35 U.S.C. §§ 119 and 120			
12) ☐ Acknowledgment is made of a claim for for a) ☐ All b) ☐ Some * c) ☐ None of: 1.☐ Certified copies of the priority docum 2.☐ Certified copies of the priority docum 3.☐ Copies of the certified copies of the priority docum application from the International But * See the attached detailed Office action for a 13) ☒ Acknowledgment is made of a claim for domsince a specific reference was included in the 37 CFR 1.78. a) ☐ The translation of the foreign language 14) ☒ Acknowledgment is made of a claim for dom reference was included in the first sentence o	ents have been received. lents have been received in Alloriority documents have been reau (PCT Rule 17.2(a)). list of the certified copies not lestic priority under 35 U.S.C. in first sentence of the specifical provisional application has beestic priority under 35 U.S.C. in the specifical provisional application has beestic priority under 35 U.S.C. in the specifical provisional application has beestic priority under 35 U.S.C. in the specifical provisional application has beestic priority under 35 U.S.C. in the specifical provisional application has been the specifical priority under 35 U.S.C. in the specifical priorit	oplication No received in this National Streeived. § 119(e) (to a provisional aption or in an Application Date received. §§ 120 and/or 121 since a s	oplication) ta Sheet.
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tachment(s)	_		
Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1440) Pager Note	5) Notice of Inf	ımmary (PTO-413) Paper No(s) ormal Patent Application (PTO-15	

U.S. Patent and Trademark Office

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1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-33 are rejected under 35 U.S.C. 103(a) as being unpatentable over Japanese Kokai 61-279,805 in view of either of Espindola et al or Sasaoka et al and further in view of Burns et al.

The primary reference discloses the basic claimed process of making an all fiber optical filter by heating and stretching an optical fiber until a desired stretch is performed. Japanese -805 essentially lacking the aspects of the fiber having an inner and outer cladding and the use of first and second clamps which are moved by stepper motors. Either of Espindola et al or Sasaoka et al disclose optical fiber filters with the instant arrangement of a core surrounded by an inner and outer cladding. One of ordinary skill in the art would have found it obvious to replace the optical fiber of the primary reference with those taught in either of Espindola et al or Sasaoka et al dependent on the exact type of optical fiber filter desired—ie, its ultimate function. Certainly, the optical fibers with gratings are more conventional in the art than the structure shown in Japanese Kokai -805. Burns et al discloses stretching an optical fiber by heating same to an appropriate temperature while clamping the ends of the fiber and stretching by activating motors connected to the clamps. In disclosing that the optical fiber is heated and stretched, Kokai -805 would be open to any method known in the art to stretch an optical fiber, and for that reason Burns et al is considered to be analogous art. It would

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have been obvious to one of ordinary skill in the art to employ the clamping and

stretching as taught in Burns et al in the method of Japanese -805 to facilitate the

stretching of the fiber. Japanese -805 performs the stretching to manipulate the

response of the optical fiber to light input—ie, allow the fiber to act as a filter—and it is

submitted that encompasses the characteristic being an optical spectrum response as

recited in instant claim 30. Measuring the response as set forth in claim 31 would have

been an obvious feature in Japanese -805 to test the filter and such is nothing but

conventional in the art.

2. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Mathieu D. Vargot whose telephone number is 703 308-

2621. The examiner can normally be reached on Mon-Fri from 9 to 6.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Michael Colaianni, can be reached on 703 305-5493. The fax phone

number for the organization where this application or proceeding is assigned is (703)

872-9306

Any inquiry of a general nature or relating to the status of this application or

proceeding should be directed to the receptionist whose telephone number is 703 308-

0661.

M. Vargot

December 14, 2003

Mathieu D. Vargot Primary Examiner

M. Varget

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(2/14/03